OFFICIAL ORDER
of the
TEXAS COMMISSIONER OF INSURANCE

Date: DEC 20 2017

Subject Considered:

CENTENE COMPANY OF TEXAS, LP
5900 East Ben White Blvd.
Austin, Texas 78741

CONSENT ORDER
TDI ENFORCEMENT FILE NO. 13392

General remarks and official action taken:

The commissioner of insurance considers whether disciplinary action should be taken against Centene Company of Texas, LP (Centene Texas).

WAIVER

Centene Texas acknowledges that the Texas Insurance Code and other applicable laws provide certain rights. Centene Texas waives all of these rights and any other applicable procedural rights in consideration of the entry of this consent order.

FINDINGS OF FACT

1. TDI certified Centene Texas, company ID No. 44122, as a health utilization review agent, effective January 31, 1997.

2. On December 29, 2014, Centene Texas filed a renewal application for its URA certification. The initial adverse determination letter Centene Texas submitted with the renewal was deficient and required revisions. After two rounds of revisions, TDI accepted the renewal application and letters on March 18, 2015.

3. In 2016, TDI’s MCQA Office selected Centene Texas for a utilization review audit. MCQA randomly selected three utilization review case files and requested that Centene Texas provide all of the issued adverse determination letters in those cases.

4. TDI’s review of the audit files revealed that Centene Texas has used unapproved adverse determination letters and has not consistently used the template approved most recently by TDI on March 18, 2015.
5. Centene Texas has represented to TDI that the approved template is in use as part of the company's workflow process and that the audited letters were a result of employee or user error that is being investigated and remediated.

6. The unapproved letters found in the audit process did not substantively deny necessary notice or appeal opportunities to enrollees and Centene Texas is not, as a result of this consent order, being required to provide new notice or appeal opportunities.

CONCLUSIONS OF LAW

1. The commissioner has jurisdiction over this matter pursuant to TEX. INS. CODE §§ 31.002, 82.051-82.055, 84.021-84.022, and 4201.303; 28 TEX. ADMIN. CODE § 19.1715; and TEX. GOV'T CODE §§ 2001.051-2001.178.

2. The commissioner has authority to informally dispose of this matter as set forth under TEX. GOV'T CODE § 2001.056, TEX. INS. CODE §§ 82.055 and 36.104, and 28 TEX. ADMIN. CODE § 1.47.


The commissioner orders that Centene Company of Texas, LP pay an administrative penalty of $45,000 within 30 days from the date of this order. The administrative penalty must be paid by company check, cashier's check, or money order made payable to the “State of Texas." Mail the administrative penalty to the Texas Department of Insurance, Attn: Enforcement Section, Division 40111, MC 9999, P.O. Box 149104, Austin, Texas, 78714-9104.

Kent C. Sullivan
Commissioner of Insurance

APPROVED AS TO FORM AND CONTENT:

Erin Dinsmore, Staff Attorney
Enforcement Section
STATE OF TEXAS §
COUNTY OF TRAVIS §

Before me, the undersigned authority, personally appeared the affiant, who being by me duly sworn, deposed as follows:

"My name is Mark D. Sanders. I am of sound mind, capable of making this statement, and have personal knowledge of these facts which are true and correct.

I hold the office of Plan President and CEO, and am the authorized representative of Centene Company of Texas, LP. I am duly authorized by said organization to execute this statement.

Centene Company of Texas, LP has knowingly and voluntarily entered into the foregoing consent order and agrees with and consents to the issuance and service of the same by the commissioner of insurance of the state of Texas."

[Signature]
Affiant

SWORN TO AND SUBSCRIBED before me on October 27, 2017.

(RHONDA MITCHELL
My Notary ID # 126807025
Expires August 15, 2021)

Signature of Notary Public